Date: October 7, 2003

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

	III III OIII			102	
Serial Filed:	*	Group No.: 1755 Examiner: Elizabeth D TUS FOR PRODUCING	. Wood G AN AQUEOUS PAINT CO	4	
		Date of mailing "Notice of A Base Issue Fee Due" July 28 Batch No.		700	
Mail Stop 313(c) Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450			19/19/2983 MROCHA1		
			01 FC:1460	139.68	
NOTE:	E: Petitions to withdraw patent applications from issue (37 C.F.R. 1.313, M.P.E.P. § 1308) are decided by the Deputy Assistant Commissioner of Patents. M.P.E.P. § 1002(b). Letters requesting that the application be withdrawn from issue for purposes of interference with a patent (see M.P.E.P. § 1101.02(f) require the approval of the Group Director. M.P.E.P. § 1003.				
WARNI	with the petition, includ	ling pa <mark>pe</mark> rs necessary for filin	rom issue after the issue fee is paid, o ig a continuing application, may be al Park, Suite 913. April 14, 1993, I	addressed as above or b	
	PETITION F	OR WITHDRAWAL I	FROM ISSUE (37 C.F.R. 1.:	313)	
		PETITI	ON		
	plicant hereby petitions for 1.313(c).	or the immediate withdr	awal of this application from	issue under either 37	
	CERTIF	ICATE OF MAILING/TRA	NSMISSION (37 C.F.R. 1.8(a))	·	
I hereby	certify that, on the date shows	below, this correspondence	is being:		
	MAILING		FACSIMI	LE	
X	deposited with the United St with sufficient postage as fir envelope addressed to the Co Patents, Alexandria, VA 223	st class mail in an ommissioner for	transmitted by facsimile Trademark Office. Harmonic Signature	to the Patent and	

(Petition for Withdrawal from Issue (37 C.F.R. 1.313)—page 1 of 3)

(type or print name of person certifying)

Heather Clark

PATENT ISSUE FEE

2. The issue fee for this case
(complete (a) or (b))
(a) [] has NOT been paid, but is due for payment on(b) [X] has been paid on August 8, 2003.
(complete the following, if known)
This application is scheduled to
[] issue on
NOTE: "While the specific time period varies, an allowed application generally receives a patent number and issue date within two weeks after the issue fee is received in the Patent and Trademark Office." M.P.E.P. 1308.
REASON(S) FOR WITHDRAWAL REQUEST
NOTE: "When the issue fee has been paid, the application will not be withdrawn from issue for any reason except: (1) A mistake on the part of the Office; (2) A violation of § 1.56, or illegality in the application; (3) Unpatentability of one or more claims; or (4) For interference." 37 C.F.R. 1.313(b).
3. The reason for the request for withdrawal from issue is:
(check applicable item(s) below)
 (a) [] there has been a mistake on the part of the Office. (b) [] there has been a violation of Section 1.56, or illegality in the application. (c) [] one or more of the claims are unpatentable. (d) [X] for purposes of declaring an interference. (e) [] other.
Further details as to the reason(s) for this withdrawal request are set forth on the attached sheet(s).

PETITION FEES

NOTE: The fee need only be paid, if the reason for withdrawal is not the fault of the Office. 37 C.F.R. 1.313(a).

- 4. The petition fee (37 C.F.R. 1.17(i)) is paid as follows:
 - [x] Enclosed is a check in the sum of \$130.00.
 - [] Charge Account 19-0513 the sum of \$130.00. A duplicate of this petition is attached.

Signature of Practitioner

Reg. No.: 42,342

Tel. No.: (480) 655-0073

Customer No.: ROWL-9955

Kenneth C. Booth

(type or print name of practitioner)

18 E. University Drive, Suite 101

Mesa, Arizona 85201-5946

Plus 1 Added Page



PETITION FOR WITHDRAWAL FROM ISSUE (37 C.F.R. 1.313)

ADDED PAGE FOR REASON(S)

Applicants request immediate withdrawal of the present application from issue under 37 C.F.R. 1.313(c) even though the issue fee has been paid because Applicants were not aware that an interference should have been provoked with interfering claims. Due to information, noted below, that has recently come to Applicants' attention, withdrawal of the present application from issue by the Patent Office under the initiative of the Applicants is hereby requested.

- 1. Applicant became aware of U.S. Patent No. 6,531,537 B2 having claims to the same invention as the present application.
 - A. The patent was issued March 11, 2003 (less than a year ago as required by 35 USC 135(a))
- B. The present application was filed on May 24, 2000, before the pre-grant publication of the patent, which occurred on January 10, 2002. (Thus, the requirements of 35 USC 135(b) do not pertain to this application.)
- C. Unless an Interference is provoked between the present application, with its May 24, 2000 filing date, and the issued claims of U.S. Patent No. 6,531,537 B2, Applicants will be significantly limited in their ability to provoke an interference with that patent because 35 USC 135(b) will impose significant restrictions on the claims that can be made in any other related application.
- 2. The issued claims in the patent could have been claimed in the present application.
- A. Although Applicants have an earlier priority date by more than 1 year for the subject matter claimed by Patent No. 6,531,537 B2, the claims of the patent provide rights in that invention to another. Applicants' disclosure, though it uses slightly different language, discloses the same examples for its components and those in the issued patent.
- 3. There are no other related application(s) in which the patent claims could be presented without changing the thrust of those related applications. Furthermore, Applicants may be restricted from presentation of claims having the same or substantially the same subject matter in any related application under 35 USC 135(b) because all such related applications were filed or will be filed after the publication date of the patent. Alternatively stated, the present application is the only application that can avoid the requirement of 35 USC 135(b) by virtue of its filing date. In view of the nature and scope of the patent claims having an effective filing date more than one year after the effective filing date of the same subject matter in Applicants' application, Applicants need to provoke an interference in the present application with its 5/24/00 filing date.

Hence, Applicants hereby petition the commissioner to withdraw the present application from issue.

(use additional pages, if necessary)	
Added Page	
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